Exhibit S

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF WEST VIRGINIA

IN RE: DIGITEK® PRODUCT LIABILITY LITIGATION

Masier Docket No.

MDL No. 1968

Judy A. Whitaker, as Executrix of PLAINTIFF: THE ESTATE OF ANNA FIGHT (name)

AMENDED DIGITEK® PLAINTIFF FACT

Please provide the following information for each individual on whose behalf a claim is being made, Please answer every question to the best of your knowledge. In completing this Fact Sheet, you are under oath and must provide information that is true and correct to the best of your knowledge. If you cannot recall all of the details requested, please provide as much information as you can. You must supplement your responses if you learn that they are incomplete or incorrect in any material respect. If you are completing the Fact Sheet for someone who has died or who cannot complete the Fact Sheet him/herself, please answer as completely as you can for that person.

The Fact Sheet shall be completed in accordance with the requirements and guidelines set forth in the applicable Case Management Order. A completed Fact Sheet shall be considered interrogatory answers pursuant to Fed. R. Civ. P. 33 and as responses to requests for production pursuant to Fed. R. Civ. P. 34 will be governed by the standards applicable to written discovery under Fed. R. Civ. P. 26 through 37. The questions and requests for production contained in the Fact Sheet are non-objectionable and shall be answered without objection.

In filling out this form, please use the following definition: "healthcare provider" means any hospital, clinic, center, physician's office, infirmary, medical or diagnostic laboratory, or other facility that provides medical care or advice, and any pharmacy, x-ray department, radiology department, laboratory, physical therapist or physical therapy department, rehabilitation specialist, chiropractor, or other persons or entities involved in the diagnosis, care and/or treatment of you.

In addition, to the extent that the form does not provide enough space to complete your responses or answers, please attach additional sheets as necessary.

Ĭ. **CASE INFORMATION**

a. Case caption: <u>Please see attached.</u> b. Civil Action Number: <u>3:09-CV-234</u>	
h Civil Action Number 3.00 CV 224	
5. 5.411 1 Marion 17011001 . 5.117-C V-434	
c. Court in which action was originally filed: Jefferson Circuit Court. Re	moved to United State
d. Your attorney: District Court Western Dist	rict of Kentucky

2 Whitaker

Vair	Street, Suite 700, Louisville, KY 40202 ne of person completing this form: Judy A. Whitaker, with assistance of and transcription b
)lea	se list any other names you have used or by which you have been known and dates you used
You	r current address
f yo lece	u are completing this Fact Sheet in a representative capacity (e.g., on behalf of the estate of a assed person or a minor), please complete the following:
١.	Describe the capacity in which you are representing the individual or estate: Executrix of the Estate of Anna Fight
) ,	If you were appointed as a representative by a court, state the:
	Court Which Appointed You: Oldham District/Probate Court
	Date of Appointment: 5/31/2007
: .	What is your relationship to the individual you represent: Judy A. Whitaker is the
	daughter of Anna Fight
	If you represent a decedent's estate, state:
	Decedent's Date of Death: May 13, 2007
	Address of Place Where Decedent Died: Baptist Hospital Northeast,
	1025 New Moody Ln, Lagrange, KY 40031
•	If you are claiming the wrongful death of a family member, identify any and all family members, beneficiaries, heirs or next of kin of that person, including their relationship to Decedent:
	·

THE REST OF THIS FACT SHEET REQUESTS INFORMATION ABOUT THE PERSON WHO PURCHASED, OR PURCHASED AND USED DIGITEK®. WHETHER YOU ARE COMPLETING THIS FACT SHEET FOR YOURSELF OR FOR SOMEONE ELSE, PLEASE ASSUME THAT "YOU" MEANS THE DIGITEK® PURCHASER OR PURCHASER AND USER.

II. CLAIM INFORMATION

An	ne of Digitek® Purchaser/Usor: na Fight
Нау	e you used any other names in the last five (5) years? Yes No X
If ye	es, please list any such names that you have used:
Do y	ou claim that you suffered bodily injuries as a result of taking Digitek®?
Yes	X No_ If Yes, please answer the following:
а.	What bodily injuries do you claim resulted from your use of Digitek®?
	nausea, weight loss, weakness, fatigue, stroke and death
b.	When is the first time you saw a health care provider for any of the symptoms you link to your alleged injury? 2/28/2007
o.	Are you currently experiencing symptoms related to your alleged injury?
	Yes No X If Yes, please describe the symptoms: Ms. Fight is deceased.
d,	Did you see a doctor, clinic or healthcare provider for the bodily injuries or illness listed above?
	Yes X No If Yes, who: Medical Center Cardiologists for nausea, weakness,
	fatigue and weight loss. Baptist Hospital Northeast for her strokes.
€.	Who diagnosed your injury? Dr. Bruce Fisher and E.R. Doctors at Baptist Northeast.
f.	Date of diagnosis: 2/28/07 Dr. Fisher. 4/23/07 and 5/11/07 E.R. Doctor at Baptist North
g.	Were you hospitalized?
	Yes X No If Yes, please answer the following:

	1)	Date of hospital admission: 4/23/07 and 5/11/07.
	2)	Date of discharge: 5/1/07 discharged to nursing home. 5/11/07 - death.
	3)	Hospital name and address: Baptist Hospital Northeast, 1025 New Moody Ln,
		Lagrange, KY 40031
h.	result	harm of consequence including physical limitations, do you claim you suffered as a of the bodily injury above, excluding any mental or emotional damages, lost wages of pocket expenses listed below?
	Ms. Fi	ight lost weight from her use of Digitek. She suffered nausea and weakness.
	After 1	er first stroke, Ms. Fight lost the use of the left side of her body. After her
		stroke, Ms. Fight lost her life. Additionally, during the period of her injury
Ĺ	Ms. Fig Do yo	tht lost significant quality of life. u claim that your injury was caused by ingesting defective Digitek® medication?
	Yes X	No If Ycs, please answer the following:
	1)	Describe in detail what you claim the defect to have been in the Digitek® medication that you ingested: Pills may have been double thickness or
		otherwise contained a larger dose than stated.
	2)	How much of the defective product did you ingest? Unknown to Ms. Whitaker.
	3)	When did you ingest the product? Between 2/2007 and 5/13/2007
j.	Have y Digitel	ou had any discussions with any doctor or other healtlicare provider about whather to caused you to suffer any illness or injury?
	Yes X	No If Yes, who: Dr. Fisher stopped Ms. Fight's Digitek as a
		of anorexia, after Ms. Fight had nausen, weakness and weight loss. Ms.
Аге у	Ms. Fig ou claim	ght did not discuss Digitek as a possible cause of her other injuries. ing mental and/or emotional damages as a result of taking Digitek®?
Yes_	<u>k</u> No _	<u></u>
If Yes	, what m	ental and/or emotional damages do you claim resulted from your use of Digitek®?
M:	s. Fight's	quality of life was severely diminished after she had a stroke.

4.

4.

If Yes, for each provider (including but not limited to primary care physicians, psychiatrists, psychologists, and/or counselors) from whom you have sought treatment for psychological, psychiatric or emotional problems, state the following:

NAME		an management
	ALC: MEDIGATIONS	
Annual Contract and the Contract of the Contra	PRISORIED.	erific (distribution
		——

·m-	
_	
H	ave you incurred any out-of-pocket expenses as a result of using Digitek®?
Y	es No X If Yes, please identify and itemize all out-of-pocket expenses you have curred:
	he medication made Ms. Fight suffer nausea. She was unable to eat. She lost weight.
SI	ne suffered two strokes. Ms. Fight suffered a significant loss to her quality of life. She
đi	d not have the energy to do the activities she liked to do. Ultimately, Ms. Fight died.
	III. DIGITEK® PRESCRIPTION INFORMATION
	we you ever used Digitek®? Yes_x_ No
Ha	
Ĭŧ	you answered yes to No. 1, identify the following for each period of time during which you gitek Φ :

Uosack (128 Mgpk 250 Mg	HOW OPTEN DEWOAY OR WEEK?	DATE STANTED	DATE STORPED	NAME/OF PRESURINER
.125	3 per week	Approx. 2/2007	2/28/2007	Dr. Bruce Fisher
,250 Digoxin	dally	4/23/2007		
, ,			· · · · · · · · · · · · · · · · · · ·	

The above information was gathered from Ms. Fight's medical records and Plaintiff's memory. Ms. Fight may have taken some form of Digoxin in 2003. Medical records indicate Ms. Fight was given digoxin in the hospital and nursing home on 4/23/2007 and thereafter. Plaintiff has executed and attached the medical release. Defendant may obtain and review Ms. Fight's medical records.

3,			nd address(es) of pharmacies where prescriptions were filled: Wal-Mart, 1015 New
	Mo	ody La	ne, La Grange, KY 40031. Ms. Fight may also have had prescriptions filled
_	<u>thr</u>	ough N	ledco.
4.	lde	ntify th	e condition for which you were prescribed Digitek®: Ms. Whitaker is not aware of
			condition for which her mother was prescribed Digitek.
5 :	Did	λοπ.téi	ceive any free samples of Digitek®?
٠	Yes	No	X If Yes, please state the following:
	a .	Wh	o provided the samples?
	b .,		on were samples provided?
	Ç.		at was the dosage of the samples?
	đ.		many samples were provided?
5.	Do y alleg	ou hav edly pu	e in your possession or does your attorney have the packaging from the Digitek® you rehased, or purchased and used, and/or any Digitek® tablets?
	Yes	X N	0
	a,	If ye	s, who currently has custody of the Digitek® packaging and/or tablets?
		Law	rence L. Jones II
		-	
٠	b.	If yo	u or your attorney is in possession of tablets, how many do you have? 2
	¢,	Have	you or anyone on your behalf tested the Digitek® tablets in your possession?
		Yes_	No_X If Yes,
		1)	Who tested the tablets?
		2)	What test(s) was performed?
		3)	How many tablets were tested?
		4)	When were the tests performed?

	5)	What were the test results?
7a.	your or your Please see at	lien of answering the following Question Nos. 7a and 7b, please attach a clear product packaging and/or the label on the vial or blister pack of Digitek® in attorney's possession that provides the information sought below.) tached photographs. the lot number(s) for any of the Digitek® you received?
	Yes No	
	If Yes, what i	s/are the lot number(s):
7b.	Do you khow	the expiration date for any of the Digitek® you received?
	Yes No	
		s/was/wore the expiration date(s):
8.		ad any communication, oral or written, with any of the defendants or their
	Yes No_	<u>x</u>
	the person wit	th the date of the communication, the method of communication, the name of h whom you communicated, and the substance of the communication between you dants or their representatives:
9.	Have you ever	used any other digoxin or digitalis product (i.e. Lanoxin)?
	YesNo_	
	If Yes, please	state: Ms. Fight was given digoxin in the hospital and nursing home. Ms. Whitake does not have personal knowledge of the brand given.
	DCSAG (5125 WG (6)) (6)	HOWOVIEN DATESTARTED DATESTOPERO NAMEOR
10.	•	that Digitek® was recalled? A letter from Wal-Mart pharmacy was sent addressed to Ms. Fight May 8, 2008.
		If Yes, please state the following:
		When you became aware of the recall; May 8, 2008
	ъ.	How you became aware of the recall: Wal-Mart Recall

11:	Did you discuss the recall with any healthcare provider or pharmacist?
:	Yes No X If Yes, please state the following:
	a. When that discussion occurred:
	b. With whom:
12.	Did you return any Digitek® to Stericycle or any pharmacy?
	Yes No X _ If Yes, please state the following:
	a. When did you return the product?
	b. Do you have your paperwork regarding the return? YesNo
	c. To whom did you return the product?
13:	Have you ever visited a website, chat-room, message board or other electronic forum containing information or discussion about Digitek®?
	Yes No X If Yes, please provide the name of the website:
	IV. <u>MEDICAL BACKGROUND</u>
i.	Current Height: N/A; Approximately 5'4 before death
2.	Current Weight: N/A
3	Approximate weight at the time of your injury: Hinknown. Ms. Fight lost a significant amount of
i.a.	weight during her illness. To the best of your knowledge, have you, or any blood-relative family member (child, parent, brother, sister, or grandparent), ever experienced or been diagnosed with any of the following conditions? Please select Yes or No for each condition. For each condition for which you answer Yes, please identify who suffered the condition, you or a relative, and please provide the relative's name and relationship to you. If you suffered the condition, please provide the additional information requested in the table following 4(B): Objection. See attached.

CONDITION ESCHERIENCES ORDIACHOSED		Ϋ́́		Ng		ÅHO	SUE	PRED.	
Abnormal heart rhythm, atrial fibrillation, atrial flutter,			£ in				Æñ		<u>8,000</u>
ventricular fibrillation, or heart block	Ш								- 1
Allergio reaction to medication (e.g., skin reaction, rash, or anaphylaxis)									
Blocked or narrow arteries/plaque buildup/coronary artery disease									\neg
Cardiomyopathy/enlarged heart	П								ヿ
Chest pain/angina		i						÷	
Congenital heart abnormality									
Congestive heart failure									
Heart attack/MI/myocardiel infarction									

GONDITION YOU TO DEPTRACE	DATEOR	MEDICATION/	TREATING.
Experienced		TREATMENT	PHYSICIAN AND/OR
			HOSPITAL
v Herri	Unknown to Ms.		Dr. Bruce Fisher
	12/2007	Masectomy	Dr. Charles M. Brown
			Dr. Damon Gatewood
	childhood		
:	in her 20s	по freatment	

5. Please indicate whether you have ever been the subject of any cardiovascular surgeries including, but not limited to, open heart/bypass surgery, CABG, pacemaker or defibrillator implantation, stent placement, vascular surgery, angioplasty, IVC filter placement, carotid (neck) surgery, or valve replacement.

Yes No X I don't recall If Yes, please specify the following:

SURGERY	Reasonidor Surgery	ратв	Treating	HOSĐUTAL

6. Please indicate whether you have ever been the subject of any of the following cardiovascular diagnostic tests or interventions and provide the requested information about each; including; but not limited to, stress test C-reactive protein (CRP); chest X-ray; angiogram/catheterization; CT scan; MRI; EKG; echocardiogram; TEE (trans-esophageal echo); endoscopy; lung bronchoscopy; carotid duplex/ultrasound; MRI/MRA of the head/neck; angiogram of the head/neck; CT scan of the head; bubble/microbubble study; and Holter monitor.

Objection. Please see attached.

Yes ___ No __ I don't recall X If Yes, please specify the following:

	iagnostic tes Intervention		PEASON FOR	DATE	Treating Physician	RESULT OF DIAGNOSTICS LESSIV
			INTERVENTION		Hospital	INCERVENTION
	<u> </u>	1			<u> </u>	
	·		*	<u> </u>		
دوا بخصاص		!		<u> </u>		
	Do you now the following	or ha	ve you ever smoked	tobacco prod	ucts? Yes <u>X</u> No	If Yes, please specif
	. ā.	Ho	w long have/did you	smoke? Sinc	e approximately her	twenties
	b.	Ho	w much đo/did you s	moke? <u>Varie</u>	l. Plaintiff estimate	s between one and four
	Did you drin	k alco	hol (beer, wine, etc.)	packs in the three y	per week. vears before your alle	ged injury?
	Yes No	<u>X</u> 1	If Yes, please specify	the followin	g:.	
	a.	Hov	v often did you drink	.?		
	ъ.	Hov	w much did you drink	t?		
	Have you eve after, your all	er use	d any illicit drugs o			rs before, or at any time
	Yes No_	X)	f Yes, identify the su	bstance(s) an	d your first and last u	se:
			, , , , , , , ,		• • • • • • • • • • • • • • • • • • • •	
	· ·	-				

V. <u>ADDITIONAL MEDICATIONS</u> (INCLUDING OTHER DIGOXIN PRODUCTS, SUCH AS LANOXIN®)

1. For any medications, herbal products or supplements other than Digitek® that you took on a regular basis in the ten (10) years prior to, and at the time of, the incidents described in your Complaint, please provide the information requested below:

Objection. Please see attached.

NAME OF MEDICATION ESPO	LD68A66	PRESCRIPING PRESCRIPING	= DATUS OF USE	PERFORMON PRESCRIPTION

Neverop Dos Menication Uship	CE PRESCRIBIO	G DATES OF USE	PURROSPOR
USBD			PRESCRIPTION
			<u> </u>

2. Have you ever experienced any side effects while you were taking any of the medications identified in this section in the past ten (10) years?

Yes X No ___ If Yes, please specify the following:

- a. The name of the medication: Ambien
- b. The side effect(s): Hallucinations
- c. The date the side effect was experienced: Ms. Whitaker does not recall the exact date but recalls that her mother was in the hospital at the time.

VI. PERSONAL INFORMATION

Date and Place of Birth: Marital Status: widowed If married, spouse's name, occupation and date of marriage: If divorced, dates of the marriage, case name/jurisdiction for the divorce: Has your spouse filed a loss of consortium in this action? YesNo_X If you have children, please list each child's name and date of birth: For any school attended after High School, please provide the following information a. School Name: N/A b. Address: c. Dates attended:	t Address and Date w	when you began living at this address;
Date and Place of Birth: Marital Status: widowed If married, spouse's name, occupation and date of marriage: If divorced, dates of the marriage, case name/jurisdiction for the divorce: Has your spouse filed a loss of consortium in this action? YesNo_X If you have children, please list each child's name and date of birth: For any school attended after High School, please provide the following information a. School Name: N/A b. Address: c. Dates attended:	whomeofficial and the self-self and the self-self and the self-self-self-self-self-self-self-self-	
Marital Status: widowed If married, spouse's name, occupation and date of marriage: If divorced, dates of the marriage, case name/jurisdiction for the divorce: Has your spouse filed a loss of consortium in this action? Yes No _X If you have children, please list each child's name and date of birth: For any school attended after High School, please provide the following information a. School Name:	Security Number:	
If married, spouse's name, occupation and date of marriage: If divorced, dates of the marriage, case name/jurisdiction for the divorce: Has your spouse filed a loss of consortium in this action? YesNo_X If you have children, please list each child's name and date of birth: For any school attended after High School, please provide the following information a. School Name: N/A b. Address: c. Dates attended:	nd Place of Birth;	
If married, spouse's name, occupation and date of marriage:	Status: widowed	
Has your spouse filed a loss of consortium in this action? YesNo_X If you have children, please list each child's name and data of birth: For any school attended after High School, please provide the following information a. School Name: N/A b. Address: C. Dates attended:	ied, spouse's name, o	3
Has your spouse filed a loss of consortium in this action? YesNo_X If you have children, please list each child's name and data of birth: For any school attended after High School, please provide the following information a. School Name: N/A b. Address:	ced, dates of the man	·
For any school attended after High School, please provide the following information a. School Name: N/A b. Address: c. Dates attended:	ur spouse filed a loss	
For any school attended after High School, please provide the following information a. School Name: N/A b. Address: c. Dates attended:	ave children, please l	list each child's name and date of birth:
For any school attended after High School, please provide the following information a. School Name: N/A b. Address: c. Dates attended:		
For any school attended after High School, please provide the following information a. School Name: N/A b. Address: c. Dates attended:	handel formande familier overstande vis diese nest curvature o des infrastructures	
For any school attended after High School, please provide the following information a. School Name: N/A b. Address: c. Dates attended:	The state of the company and the state of th	
a. School Name: N/A b. Address: c. Dates attended:	school attended after	
b. Address:c. Dates attended:		,
c. Dates attended:		
d. Diploma/Degree:		
Employment information for the last ten (10) years. Please include employer's name dates of employment, job title, job description and duties:	ment information for	the last ten (10) years. Please include employer's name, a
Retired	· · ·	
Have you aver served in the military including the military receive or National Con-		military, including the military reserve or National Guard?
research 120 2401 per 400 member 10 minute 12 mountails the winther Access of Mational Con-		

	TO THE PARTY OF TH
Ha	as any insurance or other company, or Medicare or Medicald, provided medical coverage to you paid medical bills on your behalf in the last ten (10) years?
Ye	es X No If Yes, please specify the following:
a.	The name of the company/agency: Medicare; United Healthcare
ъ.	Address: P.O. Box 740801, Atlanta, Georgia
c,	Dates of Service: Ms. Whitaker believes either Medicare or United paid at least
Ha bei	partially for each date of service. ave you applied for workers' compensation (WC) and/or social security disability (SSI or SSD) medits in the last ten (10) years?
Ye	No X If Yes, please specify the following:
a.	Type of claim:
b.	Year application filed:
c.	Agency where application was filed;
d.	Nature of disability:
6.	Time period of disability:
	eve you filed a lawsuit or made a claim in the last ten (10) years, other than in the present suit, ating to any bodily injury?
Ye	No X If Yes, please specify the following:
a.	Court in which suit/elaim filed or made:
b.	Case/Claim Number:
c.	Nature of Claim/Injury:
	an adult, have you been convicted of, or plead guilty to, a felony and/or crime of fraud or honesty?
	s No X If Yes, please set forth where, when and the felony and/or crime:

VIII. DECEASED INDIVIDUALS AND AUTOPSY INFORMATION

	n lieu of the following, please attach a copy of the death certificate.)
	· ·
Date of de	ath: See attached death certificate.
Pacility of	ath (city, state and county):location where death occurred:
Name of p	hysician who signed death certificate:
Cause of d	eath:
If you are i	filling this out on behalf of an individual who is deceased and on whom an autoplease fill in the information below pertaining to the autopsy and the autopsy re
(NOTE: 1	n lieu of the following, please attach a copy of the autopsy report.)
Date: N/A	
Performed.	bv:
Pachily with	ete aulodsv was deflormed:
Place wher	e autopsy was performed (city, state, county):
	IX. <u>FACT WITNESSES</u>
current med	tify all persons who you believe possess information concerning your injury(ies lical conditions, other than your healthcare providers, and please state their nam his/her/their relationship to you:
	v Whitaker
bulamai	
Name: Jud Address:	y Whitaker
Address:	
Address:	o to you:
Address: Relationshi	
Address:	o to you:

VII. HEALTHCARE PROVIDERS AND PHARMACIES

1. Identify each doctor or other healthcare provider who you have seen for medical care and treatment in the past ten (10) years: Objection. Please see attached.

name and Speciality	Aungase	RPASPNFOR (= VISIT	APPOX DATES VANISOR

2. Identify each hospital, clinic, or healthcare facility where you were hospitalized (in-patient, outpatient, or emergency room visit) in the past ten (10) years; Objection. Please see attached.

SPANIE.	AQ	DHUSS	ADMISSION	Reason for admission
			_	

3. Identify each pharmacy that has dispensed medication to you in the past ten (10) years:

Syame of Pharm	APPROXUATOES/YEARS ACV ADDRESS YOU USED PHARMACY
Wal-Mart	1015 New Moody Lane, Louisville, KY 40.31
	ton Neth par or thoughts about 2013
	A STATE OF THE STA
	· · · · · · · · · · · · · · · · · · ·

This question is answered based on Ms. Whitaker's own knowledge and recollection. Ms. Fight may have also obtained medication through Medco.

Name:		
Address:		
Relationship to you:	· · · · · · · · · · · · · · · · · · ·	

IX. DOCUMENT DEMANDS

- 1. Authorizations: please sign authorizations that are attached hereto as Exhibit A, for each of the healthcare providers that you have identified above in your Answers to §II, Question Nos. 1-3, and § IV, Question No. 2.
- 2. Documents in your possession, including writings on paper or in electronic form: If you have any of the following materials in your custody or possession, please attach a copy to this Fact Sheet.
 - a. All documents constituting, concerning or relating to product use instructions, product warrings, package inserts, pharmacy handouts or other materials distributed with or provided to you in connection with your use of Digitek®.
 - b. Copies of the entire packaging, including the box and label, for Digitek® and any Digitek® tablets (plaintiffs or their counsel must maintain the originals of the items requested in this subpart).
 - c. All documents relating to your purchase of Digitek®, including, but not limited to, receipts, prescriptions or records of purchase.
 - d. All photographs, drawing, journals, slides, videos, DVDs or any other media relating to your alleged injury.
 - e. Copies of letters testamentary or letters of administration relating to your status as plaintiff (if applicable).
 - f. Decedent's death certificate and autopsy report (if applicable).
 - g. Medical records, bills, correspondence, reports and all other documents from any health care provider who saw, evaluated or treated Plaintiff/Decedent in the last five (5) years.
 - h. All emergency responder, paramedic or EMT reports regarding Plaintiff/Decedent.
 - i. Documents concerning any communication between Plaintiff/Decedent or Plaintiff/Decedent's attorneys or agents and the FDA or any Defendant regarding the events giving rise to the lawsuit or relating to Digitek.
 - j. Non-privileged documents, including any diaries, calendars or notes that record Plaintiff/Decedent's health, use of Digitek or alleged injuries

X. <u>VERIFICATION</u>

I declare under penalty of perjury that all of the information provided in this Plaintiff Pact Sheet is true and correct to the best of my knowledge. I have supplied all the documents requested in Part ____ of this declaration, to the extent that such documents are in my possession, custody, or control, or in the possession, custody, or control of my lawyers, and supplied the authorizations attached to this declaration.

Further, I acknowledge that I have an obligation to supplement the above responses if I learn that they are in any material respects incomplete or incorrect.

Date: 7-8-09

Signature/

ATTACHMENT TO AMENDED DIGITEK® PLAINTIFF FACT SHEET



I. <u>CASE INFORMATION</u>

- 1. Please state the following for the civil action that you filed:
 - a. Case caption:

On behalf of themselves and all others similarly situated within the Commonwealth of Kentucky; CARLA YORK and HAROLD RICHARDSON, Co-Executors of THE ESTATE OF EARL LONEY; JUDY A. WHITAKER, as the Executrix of THE ESTATE OF ANNA FIGHT; IRMA WRIGHT; VETA COON; LORENA ARD; and MARY BOND v. ACTAVIS TOTOWA, LLC; MYLAN PHARMACEUTICALS, INC.; and UDL LABORATORIES. INC.

IV. MEDICAL BACKGROUND

4.A. To the best of your knowledge, have you, or any blood-relative family member (child, parent, brother, sister, or grandparent) ever experienced or been diagnosed with any of the following conditions? Please select Yes or No for each condition. For each condition for which you answer Yes, please identify who suffered the condition, you or a relative, and please provide the relative's name and relationship to you. If you suffered the condition, please provide the additional information requested in the table following 4(B):

Objection. This question is overly broad and unduly burdensome. It seeks information that is irrelevant and not reasonably calculated to lead to the discovery of admissible evidence. Subject to and without waiving the objection, Plaintiff provides the information requested to the best of her own knowledge and belief, supplemented somewhat with information gathered from her mother's medical records. Additionally, Plaintiff has executed and attached a medical release. Defendant may obtain and review Ms. Fight's medical records for further information.

4.B. To the best of your knowledge, have you ever experienced or been diagnosed with any of the following conditions? Please select Yes or No for each condition. If you suffered the condition please provide the additional information requested in the table following this chart:

Objection. This question is overly broad and unduly burdensome. It seeks information that is irrelevant and not reasonably calculated to lead to the discovery of admissible evidence. Subject to and without waiving the objection, Plaintiff provides the information requested to the best of her own knowledge and belief, supplemented somewhat with information gathered from her mother's medical records. Additionally, Plaintiff has executed and attached a medical release. Defendant may obtain and review Ms. Fight's medical records for further information.

6. Please indicate whether you have ever been the subject of any of the following cardiovascular diagnostic tests or interventions and provide the requested information about each: including, but not limited to, stress test C-reactive protein (CRP); chest X-ray; angiogram/catheterization; CT scan; MRI; EKG; echocardiogram; TEE (transesophageal echo); endoscopy; lung bronchoscopy; carotid duplex/ultrasound; MRI/MRA of the head/neck; angiogram of the head/neck; CT scan of the head; bubble/microbubble study; and Holter monitor.

Objection. Plaintiff objects on the grounds this request is overly broad, unduly burdensome, vague, and ambiguous. Subject to and without waiving said objection, Plaintiff states that she does not have any specific recollection of any such test. Additionally, Ms. Fight may have been subjected to tests of which Ms. Whitaker had no knowledge. Furthermore, Ms. Whitaker is not a medical professional and may not have known or understood the technical name, reason or purpose of any such test of which she did have knowledge. Plaintiff has executed and attached the medical release. Defendant is free to obtain and review Ms. Fight's medical records for more information.

V. <u>ADDITIONAL MEDICATIONS</u> (INCLUDING OTHER DIGOXIN PRODUCTS, SUCH AS LANOXIN ®)

1. For any medications, herbal products or supplements other than Digitek® that you took on a regular basis in the ten (10) years prior to, and at the time of, the incidents described in your Complaint, please provide the information requested below:

Objection. Plaintiff objects on the grounds this request is overly broad, unduly burdensome, vague, and ambiguous. Subject to and without waiving said objection, Plaintiff does not have specific recollection of her mother's medications. Plaintiff recalls that her mother used Ensure and may have taken Platinum One-a-Day for some period. Additionally, according to a prescription log from Wal-Mart, Ms. Fight's prescriptions for the requested period included the following:

NAME OF MEDICATION USED	DOSAGE PRESCRIBING DATES OF PURPOSE OF PHYSICIAN USE PRESCRIPTION
Warfarin	Dr. Bruce Fisher
Azithromyci	Dr. Damon Gatewood
Furosemide	Dr. Abdul G. Buridi
Hydralazine	Dr. Abdul G. Buridi

Omnicef	Dr. Damon	
	Gatewood	
Coreg	Dr. Damon	
	Gatewood	
Promethazine	Dr. Damon	
	Gatewood	
Metroprolol	Dr. Damon	
	Gatewood	
Lisinopril	Dr. Bruce Fisher	
Arimidex	Dr. Don A. Stevens	
Diltiaz ER(CD)	Dr. Damon	
	Gatewood	
Fluoxetine	Dr. Damon	
	Gatewood	

Ms. Whitaker does not have specific knowledge of the doses, purposes or dates her mother may have taken these medications. Additionally, Ms. Whitaker has executed and attached the medical release. Defendant may obtain and review the medical records for more information regarding Ms. Fight's medications, including the medication she may have been given during her time in the hospital and nursing home.

VII. HEALTHCARE PROVIDERS AND PHARMACIES

1. Identify each doctor or other healthcare provider who you have seen for medical care and treatment in the past ten (10) years:

Objection. Plaintiff objects on the grounds that this question is overly broad and unduly burdensome. Subject to and without waiving the objection, Ms. Whitaker provides the following information, gathered from her own memory and from Ms. Fight's medical records. Ms. Whitaker may not be aware of all of the providers, nor have specific information regarding them. Ms. Whitaker has executed and attached the medical release. Defendant is free to obtain and review Ms. Fight's medical records for further information regarding her healthcare providers.

NAME AND SPECIALTY	ADDRESS	REASON FOR VISIT	
Damon L. Gatewood Primary Care Physician	8835 Main St. PO Box 460 Campbellsburg, KY 40011		From approximately 2003—death.
Medical Center Cardiologists—Dr. Bruce Fisher	Multiple facilities LaGrange Office 1031 New Moody Lane LaGrange, KY 40031	Follow-ups and evaluations	From at least 2003—death. 8/25/2003;10/22/ 03; 10/05/05; 10/24/05; 11/14/05; 2/13/06; 8/11/06;1/08/07; 2/28/07; 3/14/07
Kidney Care Consultants—Dr. Abdul G, Bruidi	716 W. Broadway Louisville, KY 40202		2120107, 311-101
Dr. Phillip Morrow	1023 New Moody Lane, Ste 202, Lagrange 40031	1	
Dr. Steven Applegate Either PCP or Internal Medicine			Stopped treating at approximately the time she started treating with Dr. Gatewood
Dr. Yap			Ms. Fight's nursing home physician
Dr. Sharon Thompson, OD		Eye exam	

2. Identify each hospital, clinic, or healthcare facility where you were hospitalized (inpatient, out-patient, or emergency room visit) in the past ten (10) years:

Objection. Plaintiff objects on the grounds that this question is overly broad and unduly burdensome. Subject to and without waiving the objection, Ms. Whitaker provides the following information, gathered from her own memory and